

Personal Mention

Attorney Henry M. Hoyt of Reno was an arrival on the morning train.

Mrs. P. B. Ellis returned on the morning express from a brief visit in Reno.

Attorney A. L. Haight of Fallon is a visitor in Carson today on legal business.

Henry J. Muller of Gerlach, Nev., was today appointed a notary public by Governor Boyle.

Attorney J. M. Frame was among the Renoites coming in on the morning passenger.

George Bartlett, assistant U. S. district attorney, came in on the morning V. and T. passenger.

Mrs. H. M. Witt, daughter of Mr. and Mrs. A. M. Adreary, was a passenger for San Francisco last evening.

SUFFRAGISTS TELL TALES ON THE CANDIDATES

NEW YORK, Oct. 7.—This is the day the candidates for congress, who have not promised to vote to submit the Susan B. Anthony federal suffrage constitutional amendment, will be heralded to the nation for what the women say he is—an "anti."

At the urging of the National Women's Suffrage association local organizations all over the country are today holding meetings at which the qualifications of each candidate with direct reference to his suffrage views is reviewed.

Those who listen to the speakers will be urged to support the candidates who are favorable to suffrage through federal action. All speaking will be strictly non-partisan.

Today's action, however, is not final. The suffragists intend having another nation-wide group of meetings October 21st. All of the candidates non-committal or anti-suffrage thus far, will be visited by committee-women between today and October 21st. Any change of mind they may experience will be told on the 21st. Speeches on all phases of suffrage will also be made.

NOTICE TO PUBLIC

Much trouble has been caused the Electric Light company and inconvenience to its patrons the past week, owing to the practice of some persons using the glass insulators on the electric light poles as targets. Anyone caught shooting at or injuring the insulators will be prosecuted to the full extent of the law.

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E. H. BATH.

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Fine fresh hot tamales, made by Art Maish, none better in the city, at Goode's, opposite P. O.

BURBANK OUT FOR WILSON, "THE GREATEST STATESMAN"

Announcing his support of President Wilson, Luther Burbank, the horticulturist wizard of California, said: "I believe him to be the greatest statesman we have ever had."

Mr. Burbank, the Edison of scientific horticulture, declared that without reserve he endorsed the position announced a week earlier by Thomas A. Edison. Both Burbank and Edison



LUTHER BURBANK
UNDERWOOD & UNDERWOOD

have been life-long Republicans. Edison put it this way: "Times are too serious to talk in terms of Republicanism or Democracy. When it's America that is at stake men have got to vote as Americans. A fool or a coward would have had the United States in all sorts of trouble. As it is, we are at peace, the country was never more prosperous, and we have the strength that comes with honor and integrity of purpose."

AN ANTI-CAMPAIGN?

As a candidate Mr. Hughes has not yet come up to expectations. The trouble is that he has not yet told the American people positively and concretely just what he proposes to do if elected President. The American people want to know what constructive program Mr. Hughes has to offer them. They demand of a leader a demonstration of leadership. There is a serious danger that the Republican candidate may become an "anti." And it never pays in this world to be an anti-anything.—The Independent.

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06-11

See Bath

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s21-2w

Proposed Constitutional Amendments

To Be Voted On at General Election of 1916

PROPOSED CONSTITUTIONAL AMENDMENT NO. 1

No. 17—Assembly Joint and Concurrent Resolution, relative to amending section 3 of article 11 of the Constitution of the State of Nevada. [Permitting investment of permanent school fund in bonds of Nevada counties or farm loans.] [Proposed and passed at the Twenty-Sixth Session of the Legislature, March 26, 1913, Statutes of 1913, page 591, agreed to and passed at the Twenty-Seventh Session of the Legislature, February 4, 1915, Statutes of 1915, page 513, and subject to ratification by the people at the general election of 1916.]

Resolved by the Assembly, the Senate concurring, That section 3 of article 11 of the constitution of the state of Nevada be amended to read as follows:

Section 3. All lands, including the sixteenth and thirty-sixth sections in any township donated for the benefit of public schools in the act of the Thirty-eighth congress, to enable the people of Nevada Territory to form a state government, the 30,000 acres of public lands granted by an act of congress, approved July 24, A. D. 1892, for each senator and representative in congress, and all proceeds of lands that have been or may hereafter be granted or appropriated by the United States to this state, and also the 500,000 acres of land granted to the new states under the act of congress distributing the proceeds of the public lands among the several states of the Union, approved A. D. 1841; provided, that congress make provision for or authorize such provision to be made for the purpose herein contained: all estates that may escheat to the state; all of such percentum as may be granted by congress on the sale of lands; all fines collected under the penal laws of the state; all property given or bequeathed to the state for educational purposes, and all proceeds derived from any or all of said sources, shall be and the same are hereby solemnly pledged for educational purposes, and shall not be transferred to any other funds for other uses; and the interest thereon shall, from time to time, be apportioned among the several counties as the legislature may provide by law; and the legislature shall provide for the sale of floating land warrants to cover the aforesaid lands, and for the investment of all proceeds derived from any of the above-mentioned sources, in United States bonds, or the bonds of this state, or the bonds of other states of the Union, or the bonds of any county in the state of Nevada; or in loans at a rate of interest of not less than 6 per cent per annum, secured by mortgage on agricultural lands in this state of not less than three times the value of the amount loaned, exclusive of perishable improvements, of unexceptional title and free from all encumbrances, said loans to be under such further restrictions and regulations as may be provided by law; provided, that the interest only of the aforesaid proceeds shall be used for educational purposes, and any surplus interest shall be added to the principal sum; and provided further, that such portion of said interest as may be necessary may be appropriated for the support of the state university.

PROPOSED CONSTITUTIONAL AMENDMENT NO. 2

No. 7—Senate Concurrent Resolution, relative to amending section 3 of article 9 of the Constitution of the State of Nevada. [Allowing increase of bonded indebtedness of state from \$300,000 to 1 per cent of assessed valuation of state.] [Proposed and passed at the Twen-

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s8-1w

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s16-tf

ty-Sixth Session of the Legislature, March 14, 1913, Statutes of 1913, page 585, agreed to and passed at the Twenty-seventh Session of the Legislature, February 8, 1915, Statutes of 1915, page 516, and subject to ratification by the people at the general election of 1916.]

Resolved by the Senate, the Assembly concurring, That section 3 of article 9 of the constitution of the state of Nevada be amended so as to read as follows:

Section 3.—The state may contract public debts, but such debts shall never in the aggregate, exclusive of interest, exceed the sum of 1 per cent of the assessed valuation of the state, as shown by the reports of the county assessors to the state controller, except for the purpose of defraying extraordinary expenses, as hereinafter mentioned. Every such debt shall be authorized by law for some purpose or purposes, to be distinctly specified therein; and every such law shall provide for levying an annual tax sufficient to pay the interest semi-annually, and the principal within twenty years from the passage of such law and shall specially appropriate the proceeds of said taxes to the payment of said principal and interest; and such appropriation shall not be repealed, nor the taxes postponed or diminished, until the principal and interest of said debts shall have been wholly paid. Every contract of indebtedness entered into or assumed by or on behalf of the state, when all its debts and liabilities amount to said sum before mentioned, shall be void and of no effect, except in cases of money borrowed to repel invasion, suppress insurrection, defend the state in time of war, or, if hostilities be threatened, provide for the public defense.

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